SOUTHERN DISTRICT OF NEW YORK	X	
IN RE TERRORIST ATTACKS ON SEPTEMBER 1	1, 2001 :	
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	:	1:03 MDL 1570 (GBD)(SN)
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This Document Relates to:		

This Document Relates to: <u>Ray, et al. v. Iran, et al.</u> 1:19-cv-00012 (GBD)(SN)

ORDER ON MOTION TO ADMIT RELATED CASE EVIDENCE

The *Ray* Plaintiffs, through counsel, have moved the Court to admit related case evidence. Having considered the prior Order of this Court on the same issue in *Hoglan, et al. v. Islamic Republic of Iran, et al.*, 1:11 Civ. 7550 (GBD)(SN), the case law precedents, the interest of justice, and the arguments of counsel, and all the records and files in this case, the Court **GRANTS** the Plaintiffs' Motion to Admit Related Case Evidence.

All liability evidence entered into the record in *Havlish*, *et al. v. bin Laden*, *et al.* and *Hoglan*, *et al. v. Islamic Republic of Iran*, *et al.*, and all generally applicable damages evidence, in particular, the expert damages report of Alberto Diaz, Jr., M.D., RADM MC USN (Ret.), and his curriculum vitae, from *Havlish*, *et al. v. bin Laden*, *et al.* and *Hoglan*, *et al. v. Islamic Republic of Iran*, *et al.* is hereby entered in *Ray*, *et al. v. Iran*, *et al.* Such evidence shall be considered in assessing whether the Plaintiffs in *Ray*, *et al. v. Iran*, *et al.* have presented "evidence satisfactory to the court" to establish their right to relief under 28 U.S.C. §1608(e).

IT IS SO ORDERED.

February ___, 2020

Sarah Netburn
United States Magistrate Judge